## IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF TENNESSEE

MARK MELMAN,	
Plaintiff )	
vs. )	Docket No. 3:08-1205  JURY DEMAND
METROPOLITAN GOVERNMENT )	JUDGE HAYNES MAGISTRATE JUDGE BROWN MELANTED
OF NASHVILLE AND DAVIDSON	JUDGE HAYNES
COUNTY d/b/a Metropolitan )	MAGISTRATE JUDGE BROWN MELANOTED
Nashville Public Schools )	J.000 XX
Defendant )	will for
	4-8-10

## PLAINTIFF'S MOTION TO STRIKE DEFENDANT'S REPLY MEMORANDUM IN SUPPORT OF ITS MOTION FOR SUMMARY JUDGMENT

Comes the Plaintiff, Mark Melman, who respectfully requests that the Court strike, and not consider, Defendant's Reply Memorandum filed in support of its Motion for Summary Judgment.

The Case Management Order governing this provides that "[n]o reply shall be filed to any response [to a dispositive motion] unless invited by the Court". *Doc. 12*, Case Management Order, p. 4, n.1. Although not invited by the Court, the Defendant filed a reply memorandum.

Because the reply memorandum was not invited, it should stricken and not considered by the Court.